

IN THE MICHIGAN COURT OF APPEALS

ORDER

Re: **Glen Williams v AAA Michigan**
Docket No. **268429, 268430**
L.C. No. **97-000354 NF, 05-006169 NF**

William C. Whitbeck, Chief Judge, acting under MCR 7.203(F)(1) and 7.216(A)(10),
orders:

The claim of appeal and motion for stay are DISMISSED for lack of jurisdiction because the February 2, 2006 order is a postjudgment order that is not appealable as a matter of right. MCR 7.202(6)(a)(i) and 7.203(A)(1). As a result, appellant may challenge the order in question by filing a delayed application for leave to appeal under MCR 7.205. The Court has already made a finding that the April 1999 order was the final order in the 1997 case. See docket number 222542. Furthermore, the Court finds that the 2005 case was not a separate complaint but simply pleadings seeking enforcement of orders entered in 1997 case. Lastly, orders entered awarding attorney fees to litigate postjudgment matters do not fall within MCR 7.202(6)(a)(iv). MCR 7.202(6)(a)(iv) involves attorney fees incurred litigating matters to a MCR 7.202(6)(a)(i) final order.



A true copy entered and certified by Sandra Schultz Mengel, Chief Clerk, on

MAR 31 2006

Date

Sandra Schultz Mengel
Chief Clerk